

DELEGATE BURDETTE: Mr. President, a parliamentary inquiry. I am not sure whether we are about to adopt the green copy as amended or the white copy as amended.

THE PRESIDENT: The white copy is not officially before you. It is merely an information copy. We are working on the third reading, or green copy.

DELEGATE BURDETTE: I realize that we have made a great many clerical corrections, and I notice in the white copy that a clerical correction has been made from the green copy. I do not really need to speak to that. I need to speak to the question of: are we satisfied as a body that we have sufficient authority to correct clearly typographical errors which may be found in further research?

THE PRESIDENT: The Chair hesitated to suggest that the resolution be broadened to include typographical errors because it will become very difficult and cause problems.

We have checked as carefully as we can. We do not think there are any more.

DELEGATE BURDETTE: I refer to one which has been corrected in the white copy which appears in the green copy on page 25. This, by the way, is not original with me. It was called to my attention last night, and it has been corrected.

THE PRESIDENT: Is it the word "the"?

DELEGATE BURDETTE: Yes. This was an error made in typing the green copy. The word was not included in the other copies.

THE PRESIDENT: Delegate Burdette.

DELEGATE BURDETTE: My parliamentary inquiry was whether or not we are satisfied we had sufficient authority to do such things if they are still discovered.

THE PRESIDENT: Well, obviously if there is a typographical error of the kind that means a double word, "the-the", for instance, it can certainly be corrected, Delegate Burdette.

DELEGATE BURDETTE: Without resolution?

THE PRESIDENT: I think so.

Has every delegate answered the quorum call?

The Clerk will record the quorum call.

There being 129 delegates present, a quorum is present.

The Chair recognizes Delegate Powers.

DELEGATE POWERS: I move that all interfering rules be suspended so we may consider Amendment No. 32.

THE PRESIDENT: The pages will please distribute Amendment AN.

While the pages distribute the amendment, the Chair will take a moment to explain its purpose.

A careful reading of the first sentence led to the conclusion that read literally it provided that if a person were registered to vote in one county, he could not vote in all counties. This obviously was not intended, and the purpose of the amendment is to make it abundantly clear that the person registered votes only in the county in which he is registered. The amendment appears in line 13 and 14 on page 5 of the white copy.

The question arises on the motion to suspend all interfering rules to consider at this time also Amendment No. 32.

Is there any discussion?

*(There was no response.)*

Are you ready for the question? The question arises on the motion to suspend the rules. A vote Aye is a vote to suspend. A vote No is a vote against.

Cast your vote.

Has every delegate voted? Does any delegate desire to change his vote.

*(There was no response.)*

The Clerk will record the vote.

There being 121 votes in the affirmative and 0 in the negative, the motion carries. The rules are suspended.

The Clerk will read Amendment No. 32.

READING CLERK: Amendment No. 32 to Report S&D-18 by Delegate Penniman, Chairman of the Committee on Style, Drafting and Arrangement: On page 5, section 2.01, Voters in National, State and County Elections, in line 24 after the word "vote" add the words "in that county"; and in the same line strike out the word "all"; and in lines 25 and 26 strike out these words: "held in this State".

THE PRESIDENT: The amendment is submitted by Delegate Penniman.

Is there a second?